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10	DIS
11	PERITAS BRANDS, LLC,
12	Plaintiff,
13	v.
14	LEAPHIGH ANIMALS, LLC,
15	Defendant.
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17	
18	Plaintiff, PERITAS BRAND
19	LEAPHIGH ANIMALS, LLC, ("Defo

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

STIPULATION TO EXTEND TIME FOR DEFENDANT TO FILE ITS REPLY TO PLAINTIFF PERITAS BRAND, LLC'S OPPOSITION TO DEFENDANT'S MOTION TO DISMISS COUNTS THREE AND SIX OF PLAINTIFF'S AMENDED COMPLAINT FOR LACK OF SUBJECT MATTER JURISDICTION (ECF 63)

Case No.: 2:23-cv-00483-GMN-DJA

(First Request)

Plaintiff, PERITAS BRANDS, LLC ("Plaintiff" or "Peritas"), and Defendant, LEAPHIGH ANIMALS, LLC, ("Defendant" or "Leaphigh") by and through their respective counsel hereby stipulate and agree to an order extending the deadline for Leaphigh to file its Reply to Plaintiff Peritas Brands, LLC's Opposition to Dismiss Counts Three and Six of Plaintiff's Amended Complaint for Lack of Subject Matter Jurisdiction (ECF 63) from January 4, 2024, to January 11, 2024. This is the first request to extend the reply deadline.

Leaphigh seeks this extension to accommodate the scheduling conflicts of counsel and office closures in connection with the New Years Holiday, precluding counsel from consulting with client principals and patent counsel to prepare a reply prior to the requested extended deadline. In connection with the holidays, counsel was out of state and traveling the week of December 26, 2023, through January 3, 2024, and returned to the office January 4, 2024. As a

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1 result, absent the requested extension, Defendants will be unfairly prejudiced. This request is 2 made in good faith and for good cause and not for any purpose of delay or harm. 3 NOW THEREFORE, the Parties hereby stipulate to the entry of an order extending the 4 deadline for Defendant Leaphigh Animals, LLC to file its Reply to Plaintiff Peritas Brands, LLC's 5 Opposition to Dismiss Counts Three and Six of Plaintiff's Amended Complaint for Lack of 6 Subject Matter Jurisdiction (ECF 63) five business days from January 4, 2024, to January 11, 7 **2024**. 8 DATED: January 4, 2024 9 WEIDE & MILLER, LTD. 10 /s/ F. Christopher Austin /s/ Robert J. Cassity F. Christopher Austin, Esq. (NV 6559) Robert J. Cassity (NV 9779) 11 bcassity@hollandhart.com caustin@weidemiller.com HOLLAND & HART LLP R. Scott Weide (NV5541) 9555 Hillwood Drive, 2nd Floor 12 sweide@weidemiller.com Las Vegas, NV 89134 10655 Park Run Drive, Suite 100 13 (702) 669-4600 Las Vegas, NV 89144 (702) 382-4804 14 Kyle B. Fleming (pro hac vice) Kfleming@rennerotto.com Attorneys for Defendant Leaphigh Animals, LLC 15 RENNER OTTO 1621 Euclid Avenue, Floor 19 16 Cleveland, Ohio 44115 (216) 621-1113 17 Attorneys for Plaintiff Peritas Brands, LLC 18 19 IT IS SO ORDERED 20 21 Gløria/M. Navarro 22 U.S. DISTRICT JUDGE 23 Dated: <u>January 5, 2024</u> 24 25 26 27 28

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